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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/287,296	04/07/1999	YEOGIRL YUN	20991.701	3718	
24341	7590 07/08/2003				
Pennie & Edmonds, LLP			EXAMINER		
3300 Hillview Avenue Palo Alto, CA 94304			WASYLCHAR	WASYLCHAK, STEVEN R	
			ART UNIT	PAPER NUMBER	
			3624		
			DATE MAILED: 07/08/2003	1	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Annihardian Na	Anglianata)					
	Application No.	Applicant(s)					
	09/287,296	YUN ET AL.					
Office Action Summary	Examiner	Art Unit					
	Steven R. Wasylchak	3624					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
1) Responsive to communication(s) filed on 16 A	A <u>pril 2003</u> .						
,_	is action is non-final.						
3) Since this application is in condition for allowated closed in accordance with the practice under a since the condition of	ince except for formal matters, pr <i>Ex parte Quayle</i> , 1935 C.D. 11, 4	osecution as to the merits is 53 O.G. 213.					
Disposition of Claims							
 4)⊠ Claim(s) 1-21 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 							
	WITHOUTH CONSIDERATION.						
<u> </u>	Claim(s) is/are allowed.						
7) Claim(s) 1-21 is/are rejected.	Claim(s) 1-21 is/are rejected.						
8) Claim(s) are subject to restriction and/or	r election requirement						
Application Papers	election requirement.						
9) The specification is objected to by the Examiner	г.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accept	oted or b)⊡ objected to by the Exa	miner.					
Applicant may not request that any objection to the	e drawing(s) be held in abeyance. S	ee 37 CFR 1.85(a).					
11)☐ The proposed drawing correction filed on	_is: a)□ approved b)□ disappro	oved by the Examiner.					
If approved, corrected drawings are required in rep	bly to this Office action.						
12) ☐ The oath or declaration is objected to by the Ex	aminer.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
 Certified copies of the priority documents 	1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents	s have been received in Applicati	on No					
 3. Copies of the certified copies of the prior application from the International But * See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).	_					
14) Acknowledgment is made of a claim for domestic	c priority under 35 U.S.C. § 119(e) (to a provisional application).					
 a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domesti 							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	v (PTO-413) Paper No(s) Patent Application (PTO-152)					
	<u> </u>						

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DETAILED ACTION

Response to Amendment

- 1. Claims 1-21 are pending. Claim 22 Is cancelled. This action is in response to amendment filed April 16, 2003.
- 2. Attorney's arguments are considered moot in the light of the new art presented.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-19 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dworkin (US 4,992,940).

As per claim 1,

A method of providing information about a product, the product available for purchase from a plurality of sources, the method comprising:

-receiving a selection of a product category from a predefined set of product categories using information about the product; / abstract (predefined "various categories"); fig 1, fig 6; col 1, L 63 to col 2, L 41

-accessing a list of extraction parameters for the product category; / fig 4-8 -receiving a selection of at least one extraction parameter in the list of extraction parameters; / col 2, L 25-41

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-Dworkin teaches for each of the plurality of sources, / fig 2B(51,53,55,61): fig 3; col 2, L 19-41. However, Dworkin does not explicitly teach creating a corresponding program including identifying a corresponding web site, the corresponding web site selling the product.

Official notice is taken that this feature of creating a corresponding program including identifying a corresponding web site, the corresponding web site selling the product is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature for the advantage of increased revenue by greater exposure to new on-line customers.

-Dworkin teaches providing a tool for creating the corresponding program to extract data using the at least one extraction parameter; / fig 6,7; col 2, L 19-41("internal number or other designator", "number or identifier"). However, Dworkin does not teach the web site. Official notice is taken that this feature of web site is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature for the advantage of increased revenue by greater exposure to new on-line customers.

-receiving a connection from a client, the connection including a value for the at

-simultaneously providing for each of the plurality of sources in the product category, providing product information for the product using the value for the at least one extraction parameter and the corresponding program, / fig 6, 7

least one extraction parameter; and / fig 6,7;col 1, L 53-68

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-including:

when the product information includes product information for at least two sources of the plurality of sources, simultaneously providing the product information for the at least two sources of the plurality of sources. / fig 6, 7 As per claim 2,

Dworkin teaches the providing the tool for creating the corresponding program to extract data from the corresponding site using the at least one extraction parameter/ fig 6,7;col 1, L 53-68. However, Dworkin does not disclose providing a graphical user interface tool for developing the corresponding program, the graphical user interface tool including a web browser. Official notice is taken that this feature of providing a graphical user interface tool for developing the corresponding program, the graphical user interface tool including a web browser is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature providing a graphical user interface tool for developing the corresponding program, the graphical user interface tool including a web browser for the advantage of increased revenue by greater exposure to new on-line customers.

As per claim 3,

Dworkin teaches the first tool for developing an extraction pattern, the extraction pattern identifying a plurality of portions of a document. / col 3, L 60-68 ("equivalent ...of catalogs" where catalogs are documents); col 4, L 3-24. However, Dworkin does not teach a web site. Official notice is taken that this feature of a web site is old and well

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known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of a web site for the advantage of increased revenue by greater exposure to new on-line customers.

As per claim 4,

The method of claim 3, further comprises:

-receiving a selection signal; / col 2, L 6-37

-Dworkin teaches applying the extraction pattern to find a matching pattern in a document displayed in a source view in the; and/ fig 3,6,7. However, Dworkin does not teach a web site. Official notice is taken that this feature of a web site is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of a web site for the advantage of increased revenue by greater exposure to new on-line customers.

-displaying a rendered version of the matching pattern in a window. / fig 6,7
As per claim 5,

The method of claim 3, wherein the graphical user interface tool further includes a plurality of predefined extraction patterns. / col 2, L 6-25; fig 3:main menu
As per claim 6,

The method of claim 5, wherein the plurality of predefined extraction patterns includes at least one of an extraction patterns includes for matching a hyperlink, an extraction

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pattern for matching a form, and an extraction pattern for matching a price. / fig 3,6,7; col 2, L 19-32 where the form is on the display linked to the Main Menu of fig 3.

As per claim 7,

The method of claim 3, wherein the graphical user interface tool further comprises:

Dworkin teaches identifying a form on the document / fig 3; col 2, L 6-18. col 5, L 62-68: multiple choice screen form.

However, Dworkin doe not teach on the web site. However, Dworkin does not teach a web site. Official notice is taken that this feature of a web site is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of a web site for the advantage of increased revenue by greater exposure to new on-line customers.

-creating a step in the corresponding program, the step to submit the form without retrieving the document; / fig 3(menu is the form); col 2, L 6-36; col 5, L 62-68: multiple choice screen form.

-generating a plurality of parameters associated with the step, the plurality of parameters corresponding to inputs in the form; and / fig 3 (menu is the form equivalent on the display or it can be printed out); col 2, L 6-36; col 5, L 62-68: multiple choice screen form.

-identifying at least one of the plurality of parameters with the at least one extraction parameter. / fig 3; col 2, L 6-36

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As per claim 8,

The method of claim 1, wherein the providing the tool for creating the corresponding program to extract data from the site using the at least one extraction parameter further comprises defining a plurality of steps wherein at least one step in the plurality of steps interacts with the site and operates on the results of the interaction. / fig 3, 7; col 4, L 3-30.

However, Dworkin does not teach a web site. Official notice is taken that this feature of a web site is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of a web site for the advantage of increased revenue by greater exposure to new on-line customers.

As per claim 9,

The method of claim 8, wherein the defining the plurality of steps comprises, for each of the plurality of steps, receiving a selection of an extraction command from a predetermined list of extraction commands. / fig 3(main menu) or fig 4; col 2, L 6-36 As per claim 10,

The method of claim 9, wherein the predetermined list of extraction commands includes extraction commands for retrieving multiple matches of an extraction pattern from a document. / fig 3 or fig 4: menu is the document on the display

As per claim 11,

The method of claim 9, wherein the predetermined list of extraction commands includes extraction commands for extracting data from a first document and a second document,

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the first document including a reference to the second document. / fig 3 or fig 4: menu is the document on the display

As per claim 12.

The method of claim 9, wherein at least one step in the plurality of steps includes a test condition comprising a logical test for at least one corresponding argument and a first step in the plurality of steps, and wherein the program continues executing at the first step if the logical test is satisfied. / fig 2A(23-33); col 9, L 28-35

As per claim 13,

The method of claim 12, wherein the at least one corresponding argument includes an extraction pattern. / fig 2A (29,31;35,37); col 9, L 28-35

As per claim 14,

Dworkin teaches the test condition further comprises a result code, wherein the program returns an error if the result code is changed result code. / col 4, L 35-44 (identification error); col 9, L 28-35. However, Dworkin does not teach a web site. Official notice is taken that this feature of a web site is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of a web site for the advantage of increased revenue by greater exposure to new on-line customers.

As per claim 15,

The method of claim 12, wherein the test condition further comprises a result code, wherein the program returns an error when the result code is a no matching products

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result code./ col 9, L 28-35

As per claim 16,

The method of claim 9, wherein the predetermined list of extraction commands includes extraction commands for segmenting a document into a plurality of units, each of the plurality of units matching an extraction pattern. / fig 3, 7; col 2, L 6-36 As per claim 17,

The method of claim 16, wherein at least one step in the plurality of steps uses an extraction command to segment a document into a plurality of units, and wherein the step further includes a test condition, the test condition comprising a logical test and at least one argument, and wherein for each of the plurality of units, the logical test is computed with the at least one argument, and the unit is removed from the plurality of units if the logical test is not satisfied with the at least one argument. / fig 2A (29,31;35,37); col 9, L 28-35

As per claim 18,

An apparatus for providing information about a product, the product available for purchase from a plurality of sources, the apparatus comprising:

-means for receiving a selection of a product category from a predefined set of product categories using information about the product; / col 2, L 6-36

-means for accessing a list of extraction parameters for the product category; / fig 3,4; col 2, L 6-36

-means for receiving a selection of at least one extraction parameter in the list of extraction parameters; / fig 7; col 2, L 6-36, 54-57

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-means for creating a corresponding program for each of the plurality of sources, the means for creating a corresponding program for each of the plurality of sources including / abstract; col 1, L 53-60; col 2, L 6-36

-Dworkin teaches a means for identifying a corresponding site, the corresponding site selling the product and / fig 6, 7. However, Dworkin does not teach a web site. Official notice is taken that this feature of a web site is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of a web site for the advantage of increased revenue by greater exposure to new on-line customers.

-Dworkin teaches a means for creating the corresponding program to extract data from the site using the at least one extraction parameter; / col 2, L 6-36

However, Dworkin does not teach a web site. Official notice is taken that this feature of a web site is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of a web site for the advantage of increased revenue by greater exposure to new on-line customers.

-means for receiving a connection from a client, the connection including a value for the at least one extraction parameter; and / fig 1; col 2, L 6-36, 54-57
-means for simultaneously providing product information for the product from each of the plurality of sources using the value for the at least one extraction parameter and the corresponding program, / fig 3,4, 6, 7

- when the product information includes product information for at least two

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sources of the plurality of sources, simultaneously providing the product information for the at least two sources of the plurality of sources. / fig 6, 7 As per claim 19,

The apparatus of claim 18, wherein the means for creating a corresponding program to extract data from the site includes means for selecting an instruction from a predetermined list of instructions. / fig 3,4:menu; col 2, L 6-36

As per claim 21,

A computer data signal embodied in a carrier wave comprising:

- -Dworkin teaches a computer program for developing descriptions of data of interest a set of instructions for developing an extractor pattern interactively / fig 3,4:menus; col 1, L 61-68; col 3, L 24-26. However, Dworkin does not teach a web page. Official notice is taken that this feature of a web page is old and well known in the e-commerce art and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of a web page for the advantage of increased revenue by greater exposure to new on-line customers.
- -a set of instructions for receiving a selection of an instruction from a predefined set of instructions for inclusion of the instruction in the description of data of interest; / fig 3,4:menus; fig 6,7
- -a set of instructions for associating the extractor pattern with the instruction; and / fig 3,4:menus; fig 6,7
- -a set of instructions for testing the instruction using the extractor pattern and the contents of a buffer; / fig 3,4:menus; col 3, L 24-26

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-a set of instructions for when at least two sources from a plurality of sources,
simultaneously providing the product information for the at least two sources of

the design of the second of th

the plurality of sources. / fig 3,4:menus, fig 6,7

5. Claim 20 rejected under 35 U.S.C. 103(a) as being unpatentable over Dworkin

(4,992,940) and in view of Gregory (US 6,490,567).

As per claim 20,

Dworkin teaches the means for creating a corresponding program to extract data /fig

2A,2B. However, Dworkin does not teach a web site or web browser. Gregory does

teach a web site and web browser /col 5, L 3-21; col 6, L 25-30,50-54. It

would have been obvious to one of ordinary skill in the art to use this limitation of web

site and web browser to reach more potential customers and thus increase revenue.

This action is **NON-FINAL**. Any inquiry concerning this communication or earlier

communications from the examiner should be directed to Steven R. Wasylchak whose

telephone number is (703) 308-2848. The examiner can normally be reached on

Monday-Thursday from 8:00 a.m. to 6:00 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Vincent Millin, can be reached at (703) 308-1065. The fax number for Art

Unit 3624 is (703) 305-7687.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is

(703) 308-1113.

Steven Wasylchak

6/27/03

VINCENT MILLIN SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600